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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		
RUNCIE DOOKERAN, Individually and on Behalf of All Others Similarly Situated,	CASE No.: 1:18-cv-00467-RJS [PROPOSED] ORDER CONSOLIDATING RELATED ACTIONS, APPOINTING	
Plaintiff,		
VS.	LEAD PLAINTIFFS AND LEAD COUNSEL	
XUNLEI LIMITED, LEI CHEN, ERIC ZHOU and TAO THOMAS WU.	CLASS ACTION	
Defendants.		
PENG LI, Individually and On Behalf of All Others Similarly Situated,		
Plaintiff,	CASE No.: 1:18-cv-00646-RJS	
VS.	CLASS ACTION	
XUNLEI LIMITED, LEI CHEN, ERIC ZHOU and TAO THOMAS WU,		
Defendants.		

WHEREAS, the above-captioned securities class actions (the "Securities Class Actions") have been filed against defendants Xunlei Limited and certain of its present and former officers and directors, alleging violations of the federal securities laws;

WHEREAS, Rule 42(a) of the Federal Rules of Civil Procedure provides that a court may order all actions consolidated if they involve "common issues of law or fact." Fed. R. Civ. P. 42(a). The Securities Class Actions involve common legal and factual issues; thus, efficiency and consistency will result from their consolidation. *See* Fed. R. Civ. P. 42(a);

WHEREAS, pursuant to the Private Securities Litigation Reform Act of 1995 ("PSLRA"), 15 U.S.C. § 77z-1(a)(3)(A)(i); 15 U.S.C. § 78u-4(a)(3)(A)(i), on January 19, 2018, a notice was issued to potential class members of the action informing them of their right to move to serve as lead plaintiff within 60 days of the date of the issuance of said notice;

WHEREAS, on March 20, 2018, Plaintiffs Noelle Dunphy and Yuejun Jiang ("Movants") moved the Court to: (1) consolidate the related actions; (2) appoint Movants as lead plaintiffs; and (3) approve Movants' selection of The Rosen Law Firm, P.A. as Lead Counsel;

WHEREAS, the PSLRA provides, *inter alia*, that the most-adequate plaintiff to serve as lead plaintiff is the person or group of persons that has either filed a complaint or has made a motion in response to a notice and has the largest financial interest in the relief sought by the Class and satisfies the requirements of Fed. R. Civ. P. 23;

WHEREAS, 15 U.S.C. § 78u-4(a)(3)(B) provides, *inter alia*, that as soon as practicable after the decision on consolidation is rendered, the Court shall appoint the most adequate plaintiff as lead plaintiff for the consolidated actions;

WHEREAS, the Court finding that Movants have the largest financial interest in this action and *prima facie* satisfies the typicality and adequacy requirements of Fed. R. Civ. P. 23. *See* 15 U.S.C. § 78u-4(a)(3)(B)(iii)(I); and

IT IS HEREBY ORDERED THAT:

CONSOLIDATION OF SECURITIES CLASS ACTIONS

1. The Securities Class Actions are consolidated for all purposes including, but not limited to, discovery, pretrial proceedings and trial proceedings pursuant to Fed. R. Civ. P. 42(a).

MASTER DOCKET AND CAPTION

- 2. The docket in Case No. 1: 18-cv-00467-RJS shall constitute the Master Docket for this action.
 - 3. Every pleading filed in the consolidated action shall bear the following caption:

UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
X	
In re Xunlei Limited Securities Litigation,	Master File No. 1:18-cv-00467-RJS
	CLASS ACTION
This Document Relates To:	

- 4. The file in civil action no. 1:18-cv-00467-RJS shall constitute a master file for every action in the consolidated action. When the document being filed pertains to all actions, the phrase "All Actions" shall appear immediately after the phrase "This Document Relates To:". When a pleading applies to some, but not all, of the actions, the document shall list, immediately after the phrase "This Document Relates To:", the docket number for each individual action to which the document applies, along with the last name of the first-listed plaintiff in said action.
- 5. All Securities Class Actions subsequently filed in, or transferred to, this District shall be consolidated into this action. This Order shall apply to every such action, absent an order

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of the Court. A party objecting to such consolidation, or to any other provisions of this Order,

must file an application for relief from this Order within ten days after the date on which a copy

of this Order is mailed to the party's counsel.

6. This Order is entered without prejudice to the rights of any party to apply for

severance of any claim or action, with good cause shown.

APPOINTMENT OF LEAD PLAINTIFFS AND LEAD COUNSEL

7. Pursuant to Section 21D(a)(3)(B) of the Exchange Act, 15 U.S.C. §78u-(a)(3)(B),

Movants are appointed as Lead Plaintiffs for the class as they have the largest financial interest

in this litigation and otherwise satisfy the requirements of Fed. R. Civ. P. 23.

8. Movants' choice of counsel is approved and accordingly, The Rosen Law Firm,

P.A. is appointed as Lead Counsel.

9. Lead Counsel, after being appointed by the Court, shall manage the prosecution of

this litigation. Lead Counsel is to avoid duplicative or unproductive activities and is hereby vested

by the Court with the responsibilities that include, without limitation, the following: (1) to prepare

all pleadings; (2) to direct and coordinate the briefing and arguing of motions in accordance with

the schedules set by the orders and rules of this Court; (3) to initiate and direct discovery; (4)

prepare the case for trial; and (5) to engage in settlement negotiations on behalf of Lead Plaintiffs

and the Class.

SO ORDERED:

UNITED STATES DISTRICT JUDGE

Dated	, 2018	
		HONORABLE RICHARD L SULLIVAN

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